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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/970,929	10/05/2001	Jun Koyama	740756-2368	3139		
31780 75	590 11/01/2005		EXAM	EXAMINER		
ERIC ROBINSON			NELSON, ALI	NELSON, ALECIA DIANE		
PMB 955 21010 SOUTH	BANK ST.		ART UNIT	PAPER NUMBER		
POTOMAC FA	ALLS, VA 20165		2675			

DATE MAILED: 11/01/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant(s)	
		09/970,929		KOYAMA ET AL.	
Office Action Summary		Examiner		Art Unit	
		Alecia D. Nelson		2675	
	The MAILING DATE of this communication ap	pears on the cove	sheet with the co	orrespondence ac	dress
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WHIC - Exte after - If NC - Failu	ORTENED STATUTORY PERIOD FOR REPLICATION OF THE MAILING INSTITUTION OF THE MAILING OF T	.136(a). In no event, how	ever, may a reply be times SIX (6) MONTHS from the percent ARANDONE!	the mailing date of this of the mailing date of the mailing da	
Status					
20.\⊠	Responsive to communication(s) filed on 26. This action is FINAL . 2b) The Since this application is in condition for allow closed in accordance with the practice under	is action is non-fir ance except for fo	rmal matters, pro	osecution as to th	ne merits is
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	tion of Claims	ro nending in the s	nnlication		
5)□ 6)⊠ 7)□	Claim(s) <u>1-18,37-54,73-90 and 109-126</u> is/ar 4a) Of the above claim(s) is/are withdown is/are allowed. Claim(s) <u>1-18,37-54,73-90 and 109-126</u> is/a is/ar objected to. Claim(s) is/are subject to restriction and	rawn from conside	ration.		
Applica	ition Papers				
10)[∑	The specification is objected to by the Exam The drawing(s) filed on <u>05 October 2001</u> is/a Applicant may not request that any objection to t Replacement drawing sheet(s) including the corn The oath or declaration is objected to by the	are: a)⊡ accepted he drawing(s) be he rection is required if	ld in abeyance. So the drawing(s) is o	bjected to. See 37	CFR 1.121(d).
Priority	/ under 35 U.S.C. § 119				
12)[Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International But * See the attached detailed Office action for a	ents have been re ents have been re priority documents reau (PCT Rule 17	ceived. ceived in Applica have been recei '.2(a)).	ation No ved in this Nation	nal Stage
2) N	nent(s) iotice of References Cited (PTO-892) iotice of Draftsperson's Patent Drawing Review (PTO-948 iformation Disclosure Statement(s) (PTO-1449 or PTO/SE aper No(s)/Mail Date <u>3 statements</u> .) 3/08) 5)	Interview Summa Paper No(s)/Mail Notice of Informa Other:	Date	(PTO-152)

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DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Information Disclosure Statement

2. The information disclosure statements (IDS) submitted on 10/5/01, 7/26/05, and 8/17/05 have been considered by the examiner.

Drawings

3. The drawings are objected to because: in Figures 2, 10A, 10B, and 17A, there is more than one figure represented by these figure identifiers. More specifically in Figure 2 there are five separate drawings, a different figure identifier should be used to represent each of these drawings. Similarly in Figures 10A, 10B, and 17A there are more than one figure represented by the figure identifier. Also the figures labeled "Unit 1", "Unit 2", and "Sup", in Figures 2, 10A, and 10B are two small to see the numerical identifiers clearly. These portions of the figures should be made larger.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure

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number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

4. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the current source provided in the source signal line driving circuit for supplying a current to the level shifter must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet,

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and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to

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consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

7. Claims 1-9 and 37-45, are rejected under 35 U.S.C. 103(a) as being unpatentable over Satoh et al. (U.S. Patent No. 6,724,363) in view of Marshall et al. (U.S. Patent No. 6,121,760).

With reference to **claims 1 and 37** Satoh et al. teaches a display device (51) comprising: a source signal line driving circuit (53) and a gate line driving circuit (54); a pixel portion (52); a shift register (53a, Figure 4) included in the source signal line driving circuit and in the gate line driving circuit (see Figure 2) for serially outputting pulses in accordance with clock signals (see column 5, lines 43-48); a level shifter (11, 12) included in the driving circuits for converting a voltage amplitude of input signals (see column 7, lines 2-5); and a current source (13, 14) provided in the source signal line driving circuit for supplying a current to the level shifter (see column 8, lines 46-54),

While not specifically teach that the current source supplies the current only when the shift register serially outputs the pulses, Satoh et al. does teach that the level shifters are controlled in a manner that would reduce power consumption (see column 5, lines 43-48; column 8, lines 60-67).

Marshall et al. teaches a power regulator wherein a shift register, having a plurality of stages, or units (see column 2, lines 9-15), operates with respect to clock pulses from a clock signal in which the clock signals are generated in association with the power control pulses. That is upon initiation of the power regulator a fist clock signal is output to the shift register, the shift register output terminals are set to a first level and

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the shift register will output a signal on successive occurrences of the second clocking signal (see column 5, line 16-column 6, line 15).

Therefore it would have been obvious to one having ordinary skill in the art at the time of the invention to allow the usage of the shift register with multiple stages wherein power is only provided when the shift register output pulses as taught by Marshall et al. in a device similar to that which is taught by Satoh et al. in order to thereby provide a display device in order to improve power regulation for reducing power consumption of the display.

With reference to **claims 2 and 38**, Satoh et al. teaches that the source and gate line driving circuits and the pixel portion are provided of a glass substrate (see column 4, lines 47-51).

With reference to **claims 3, 4, 39, and 40**, Satoh et al. teaches that the driving circuit is provided on the same substrate as the pixel portion (see column 4, lines 37-40). While not specifically teaching that the driving circuits and the pixels circuits are disposed on different substrates, the Examiner takes Official notice in that conventional display devices are well known to have this configuration.

With reference to **claims 5-9 and 41-45**, while not specifically teaching that the display device is a liquid crystal type display device, it would have been obvious to one having ordinary skill in the art at the time of the invention for the configuration showing

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in Figure 2 to be a diagram of a liquid crystal type display device. Further, the examiner takes Official Notice in that it is well known in the art for display device, preferably LCD device to be incorporated into personal computers, portable information terminals, car audio sets, and digital cameras.

8. Claims 10-18, 46-54, 73-90, and 118-126 are rejected under 35 U.S.C. 103(a) as being unpatentable over Satoh et al. (U.S. Patent No. 6,724,363) in view of Callahan et al. (U.S. Patent No. 5,574,475) and Marshall et al. (U.S. Patent No. 6,121,760).

With reference to **claims 10**, **46**, **73**, **82**, **109**, **and 118** Satoh et al. teaches a display device (51) comprising: a source signal line driving circuit (53) and a gate line driving circuit (54); a pixel portion (52); a shift register (53a, Figure 4) included in the source signal line driving circuit and in the gate line driving circuit (see Figure 2) for serially outputting pulses in accordance with clock signals (see column 5, lines 43-48); a level shifter (11, 12) included in the driving circuits for converting a voltage amplitude of input signals (see column 7, lines 2-5); and a current source (13, 14) provided in the source signal line driving circuit for supplying a current to the level shifter (see column 8, lines 46-54),

While teaching the usage of a source line and gate line driving circuits there fails to be any disclosure of a first to x-th unit included in the driving circuits, as recited in claims 10, 46, 82, and 118, or the usage of a decoder, as recited in claims 73, 82, 109, and 118. Also, while not specifically teach that the current source supplies the current

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only when the shift register serially outputs the pulses, Satoh et al. does teach that the level shifters are controlled in a manner that would reduce power consumption (see column 5, lines 43-48; column 8, lines 60-67).

Callahan et al. teaches a source signal line driving circuit (14) composed of signal drivers 1-11 and a gate line driver (16) composed of a plurality of fate drivers (see Figure 2). There is also taught the usage of a decoder (30) included in the source signal line driving circuit for outputting pulses n accordance with input signals (see column 5, lines 39-50).

Marshall et al. teaches a power regulator wherein a shift register, having a plurality of stages, or units (see column 2, lines 9-15), operates with respect to clock pulses from a clock signal in which the clock signals are generated in association with the power control pulses. That is upon initiation of the power regulator a fist clock signal is output to the shift register, the shift register output terminals are set to a first level and the shift register will output a signal on successive occurrences of the second clocking signal (see column 5, line 16-column 6, line 15).

Therefore it would have been obvious to one having ordinary skill in the art at the time of the invention to allow the usage of a source and gate line driving circuit having a plurality of units and a decoder similar to that which is taught by Callahan et al. to be used in a display device similar to that which is taught by Satoh et al. wherein the current source only supplies current when the shift register is outputting pulses similar to that which is taught by Marshall et al. in order to thereby provide a display device

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which is capable of generating high quality images for a large display device without consuming a excess of power.

With reference to claims 11, 47, 74, 83, 110, and 119, Satoh et al. teaches that the source and gate line driving circuits and the pixel portion are provided of a glass substrate (see column 4, lines 47-51).

With reference to claims 12, 13, 48, 49, 75, 76, 84, 85, 111, 112, 120, and 121, Satoh et al. teaches that the driving circuit is provided on the same substrate as the pixel portion (see column 4, lines 37-40). While not specifically teaching that the driving circuits and the pixels circuits are disposed on different substrates, the Examiner takes Official notice in that conventional display devices are well known to have this configuration.

With reference to claims 14-18, 50-54, 77-81, 86-90, 113-117, and 122-126, while Satoh et al. fails to specifically teach that the display device is a liquid crystal type display device, it would have been obvious to one having ordinary skill in the art at the time of the invention for the configuration showing in Figure 2 to be a diagram of a liquid crystal type display device. Further, the examiner takes Official Notice in that it is well known in the art for display device, preferably LCD device to be incorporated into personal computers, portable information terminals, car audio sets, and digital cameras.

Response to Arguments

9. Applicant's arguments with respect to **claims 1-18, 37-54, 73-90, and 109-126** have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

10. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alecia D. Nelson whose telephone number is 571-272-771. The examiner can normally be reached on Monday-Friday 9:30-6:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sumati Lefkowitz can be reached on 571-272-3638. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

12. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

adn/ADN October 11, 2005

> SUMATI LEFKOWITZ SUPERVISORY PATENT EXAMINER